

Scott M. Lowry (CA ID No. 244504)
LOWRY BLIXSETH LLP
 2362 Calabasas Road, Suite 201
 Calabasas, CA 91302
 818.584.6460
 818.574.6026 (fax)
scott@lawlb.com

Cecilia R. Dickson (*admitted Pro Hac Vice*)
 Christian D. Ehret (*admitted Pro Hac Vice*)
 Barry J. Coyne (*admitted Pro Hac Vice*)
THE WEBB LAW FIRM
 420 Ft. Duquesne Blvd., Suite 1200
 One Gateway Center
 Pittsburgh, PA 15222
 412.471.8815
 412.471.4094 (fax)
cdickson@webblaw.com
cehret@webblaw.com
bcoyne@webblaw.com
Attorneys for Plaintiff SilcoTek Corporation

Hector G. Gallegos (CA ID No. 175137)
 Mehran Arjomand (CA ID No. 180961)
 Rose S. Lee (CA ID No. 294658)
MORRISON & FOERSTER LLP
 707 Wilshire Blvd., Suite 6000
 Los Angeles, CA 90017
 213.892.5200
 213.892.5454 (fax)
hgallegos@mofo.com
marjomand@mofo.com
roselee@mofo.com
Attorney for Defendant Entech Instruments, Inc.

**IN THE UNITED STATES DISTRICT COURT
 FOR THE CENTRAL DISTRICT OF CALIFORNIA**

SILCOTEK CORPORATION,)	Civil Action
)	
Plaintiff,)	No. 2:18-cv-03274-SJO-PLA
)	
v.)	JOINT STIPULATION AND
)	[PROPOSED] ORDER TO
ENTECH INSTRUMENTS, INC.)	SCHEDULE SETTLEMENT
)	CONFERENCE
Defendant.)	
)	Judge: Honorable S. James Otero
)	Magistrate: Honorable Paul L. Abrams
)	

Pursuant to Civil Local Rule 7-1, Plaintiff, SilcoTek Corporation (“SilcoTek”), and Defendant, Entech Instruments, Inc. (“Entech”), hereby stipulate and agree as follows, subject to the approval of the Court:

1 WHEREAS, in this Honorable Court's Minute Entry dated August 6, 2018 (ECF No. 69),
 2 the Settlement Conference was set for September 27, 2018.

3 WHEREAS, the Parties had discussed at the conference that they may need to schedule
 4 the Settlement Conference for September 28, 2018, to accommodate party and counsel
 5 schedules.
 6

7 WHEREAS, counsel for Entech has advised that they are not available on September 27,
 8 2018, and would like to move the conference to September 28, 2018, and SilcoTek is agreeable
 9 to holding the Settlement Conference on September 28, 2018.
 10

11 WHEREAS, the parties conferred and agreed to jointly file a stipulation and request that
 12 the Settlement Conference be rescheduled to September 28, 2018, and further request that
 13 Settlement Statements be exchanged both (1) between the parties on a non-confidential basis and
 14 (2) submitted to the Court on a confidential basis, by September 21, 2018.
 15

16 NOW THEREFORE, it is agreed, stipulated and respectfully requested that the Court
 17 reschedule the September 27, 2018 Settlement Conference for **September 28, 2018** and that the
 18 parties exchange Settlement Statements and provide confidential Settlement Statements to the
 19 Court by **September 21, 2018**.
 20

21 **THE FOREGOING IS SO STIPULATED AND AGREED TO.**

22 Respectfully submitted,

23 **THE WEBB LAW FIRM**

24 Dated: August 15, 2018

25 s/ Cecilia R. Dickson

26 Scott M. Lowry

27 Cecilia R. Dickson

28 Christian D. Ehret

Barry J. Coyne

Attorneys for Plaintiff

1 *AND*

2 **MORRISON & FOERSTER LLP**

3
4 Dated: August 15, 2018

s/ Rose S. Lee

Hector G. Gallegos

Mehran Arjomand

Rose S. Lee

Attorneys for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on the 15th day of August, 2018, I electronically filed the foregoing **JOINT STIPULATION AND [PROPOSED] ORDER TO SCHEDULE SETTLEMENT CONFERENCE** with the Clerk of Court using the CM/ECF system which sent notification to all counsel of record.

THE WEBB LAW FIRM

s/ Cecilia R. Dickson

Cecilia R. Dickson